FILED

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

CLERK, U.S. DISTRICT CLERK
MESTERN DISTRICT OF TEXAS

NOV 0 9 2018

UNITED STATES OF AMERICA, Plaintiff, vs. VERNON C. FARTHING, III, Defendant.	§ No. SA:17-CR-380-DAE (2) § § § § § § § § § § § § § § § § § § §	
We, the jury in the above-captioned case, unanimously return the following verdicts:		
As to Count One of the Indictment (Conspiracy to Commit Bribery), we the jury unanimously find the defendant, VERNON C. FARTHING, III,		
GUILTY	NOT GUILTY	
(If you find the Defendant guilty of Count One, you must next consider whether the Defendant nevertheless withdrew from the conspiracy prior to May 16, 2012).		
Did the defendant VERNON C. FARTHING, III, prove by a preponderance of the evidence that he withdrew from the offense of Conspiracy to Commit Bribery as charged in Count One of the Indictment prior to May 16, 2012.		

WITHDREW FROM CONSPIRACY

DID NOT WITHDRAW FROM CONSPIRACY

COUNT TWO

As to Count Two of the Indictment (Conspiracy to Launder Monetary

Instruments), we the jury unanimously find the defendant, VERNON C. FARTHING, III,	
NOT GUILTY	
(If you find the Defendant guilty of Count Two, you must next consider whether the Defendant nevertheless withdrew from the conspiracy prior to May 16, 2012).	
Did the defendant VERNON C. FARTHING, III, prove by a preponderance of the evidence that he withdrew from the offense of Conspiracy to Commit Money Laundering as charged in Count Two of the Indictment prior to May 16, 2012.	
DID NOT WITHDRAW FROM CONSPIRACY	
Foreperson	